## <u>REMARKS</u>

Claims 6-9 and 11-36 are pending. Claims 15 and 18 have been withdrawn from consideration. Claim 6 has been amended to drop the wt. % limitations. The wt. % limitations in Claim 6 have been dropped in view of the prior limitation of this claim by the transitional language "consisting essentially of". New Claims 35 and 36 track Claim 6 but add particular wt. % values described in the specification on page 7, last line-page 8, line 3 and on page 13, line 14. No new matter has been added. Favorable consideration and allowance of this application is respectfully requested.

For the convenience of the Examiner, the Applicants reiterate their earlier Remarks below:

## Election/Restriction

The Applicants thank Examiner Coe for rejoining Claims 8, 11-14 and 16-17. Applicants previously elected the species (A) chlorogenic acid and (B) organic acid (lactic acid). Upon an indication of allowability for the elected species the Applicants understand that examination will be extended to other species.

## Rejection—35 U.S.C. 103

Claims 6-9, 11-14, 16, 17 and 19-31 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Cheng et al., Chinese Pharm. J. 46:575 and Ahn, U.S. Patent No. 4,981,852. The Applicants reiterate their prior arguments with regard to this rejection. The

Appl. No.: 09/944,079

Supplemental Amendment to Office Action of July 13, 2004

remaining concern was that the prior art might suggest combination of chlorogenic acid with a composition comprising triampterene and lactic acid (as a <u>solubilizing</u> agent). The Applicants disagree that there is any suggestion to do this for the reasons of record. However, to further distinguish the claimed composition from the prior art, Claim 6 has now been amended to use the phrase "consisting essentially of" which permits the claimed composition to include ingredients that do not affect its basic and novel properties. Accordingly, the Applicants respectfully request that this rejection now be withdrawn.

## **CONCLUSION**

In view of the above amendments and remarks, the Applicants respectfully submit that this application is now in condition for allowance. Early notification to that effect is earnestly solicited.

Respectfully submitted,

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